

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	17-cr-64-DWF-KMM
)	
v.)	INDEX OF EXHIBITS TO
)	DEFENDANT’S REPLY IN
)	SUPPORT OF MOTION
EDWARD S. ADAMS,)	ASSERTING CERTAIN
)	PRIVILEGES IMPLICATED
Defendant.)	BY YAHOO! EMAIL SEIZURE
)	
)	

Ex. #	Description	Prior ID
Ex. 23	Excerpts from E. Adams SEC Depositions (Aug. 27, 2015 and Oct. 8, 2015)	Excerpts of DX 50 & 51
Ex. 24	Scio Form 10-Q (Dec. 31, 2011)	
Ex. 25	Excerpt from Latham & Watkins LLP presentation to SEC	
Ex. 26	Email from D. Maria to C. Kroells, J. Kokkinen, J. Khan, and B. Belich (May 16, 2016)	DX-21
Ex. 27	Privilege Log of Adams Communications with Foster Brever Wehrly, PLLC, viewed by government prior to excluding from “For Review” database.	
Ex. 28	Privileged documents corresponding to Exhibit 27, Privilege Log of Adams Communications with Foster Brever Wehrly, PLLC. Submitted <i>in camera</i>.	
Ex. 29	Privileged and confidential correspondence, not viewed by government prior to excluding from “For Review” database, from Edward Adams to Thomas Brever, Esq. and Jon Hopeman, Esq. supplying a private memo with exhibits, conveyed to seek legal advice from Foster Brever Wehrly, PLLC and Felhaber Larson, Fenlon, & Vogt, P.A. Submitted <i>in camera</i>.	